

KEVIN R. STOLWORTHY, ESQ.
Nevada Bar No. 2798
MICHELLE D. ALARIE, ESQ.
Nevada Bar No. 11894
ARMSTRONG TEASDALE LLP
3770 Howard Hughes Parkway, Suite 200
Las Vegas, Nevada 89169
Telephone: 702.678.5070
Facsimile: 702.878.9995
kstolworthy@armstrongteasdale.com
malarie@armstrongteasdale.com

*Attorneys for Third-Party Defendant Arch
Specialty Insurance Company*

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF NEVADA**

CENTEX HOMES, a Nevada general partnership,

Plaintiff,

vs.

ST. PAUL FIRE AND MARINE INSURANCE COMPANY, a Connecticut corporation; EVEREST NATIONAL INSURANCE COMPANY, a Delaware corporation; INTERSTATE FIRE & CASUALTY COMPANY, a Illinois corporation; LEXINGTON INSURANCE COMPANY, a Delaware corporation; FEDERAL INSURANCE COMPANY, an Indiana corporation.

Defendants.

Case No.: 2:17-cv-02407-JAD-VCF

**STIPULATION AND [PROPOSED]
ORDER TO EXTEND THIRD-PARTY
DEFENDANT ARCH SPECIALTY
INSURANCE COMPANY'S DEADLINE
TO RESPOND TO THIRD-PARTY
COMPLAINT**

[SECOND REQUEST]

AND ALL RELATED CLAIMS

Defendant Arch Specialty Insurance Company (“Arch”), by and through its counsel of record, Armstrong Teasdale, LLP, and Third-Party Plaintiff St. Paul Fire and Marine Insurance Company (“St. Paul”), by and through its counsel of record, Morales, Fierro, Reeves, hereby agree and stipulate to a short one-week extension of the deadline for Arch to answer or otherwise respond

1 to the Third-Party Complaint, from February 12, 2018, to February 19, 2018. This is the second
2 request to extend this particular deadline.

3 On November 13, 2017, St. Paul filed its Third-Party Complaint naming Arch and several
4 other entities as defendants. ECF No. 38. The Summons and Complaint were served on Arch on
5 December 21, 2017, via the Nevada Department of Business and Industry – Division of Insurance.
6 ECF No. 56. On January 30, 2017, this Court granted a stipulation between the parties that sought to
7 extend Arch's response deadline by 30 days, from January 11, 2018, to February 12, 2018. *See* ECF
8 No. 76. The parties have now stipulated to another short one-week extension of Arch's response
9 deadline, from February 12, 2018, to February 19, 2018.

10 Good cause exists for this extension. Arch's counsel requires this short one-week extension
11 of Arch's response deadline due to delays in receiving the claim file associated with this matter.
12 This short one-week extension should not prejudice any parties nor affect any current deadlines in
13 this action because a case management order had not been entered. This stipulation is entered into in
14 good faith and is not intended to unduly delay the proceedings.

15 ///

16 ///

17 ///

18 ///

19 ///

20 ///

21 ///

22 ///

23 ///

24 ///

25 ///

26 ///

27 ///

28 ///

1 Accordingly, the parties request that an order be entered extending the deadline for Arch to
2 respond to the Third-Party Complaint from February 12, 2018, to February 19, 2018.

3
4 DATED this 7th day of February, 2018.

5 **MORALES, FIERRO, REEVES**

6
7 By: /s/ Ramiro Morales
8 RAMIRO MORALES, ESQ.
9 Nevada Bar No. 7101
10 600 Tonopah Drive, Suite 300
11 Las Vegas, Nevada 89106
12 Telephone: 702.699.7822
13 Facsimile: 702.699.9455
14 rmorales@mfrlegal.com

15
16 *Attorneys for Third-Party Plaintiff St. Paul*
17 *Fire and Marine Insurance Company*

18 DATED this 7th day of February, 2018.

19 **ARMSTRONG TEASDALE LLP**

20 By: /s/ Michelle D. Alarie
21 KEVIN R. STOLWORTHY, ESQ.
22 Nevada Bar No. 2798
23 MICHELLE D. ALARIE, ESQ.
24 Nevada Bar No. 11894
25 3770 Howard Hughes Parkway, Suite 200
26 Las Vegas, Nevada 89169
27 Telephone: 702.678.5070
28 Facsimile: 702.878.9995
kstolworthy@armstrongteasdale.com
malarie@armstrongteasdale.com

29
30 *Attorneys for Third-Party Defendant Arch*
31 *Specialty Insurance Company*

32
33 **ORDER**

34
35 **IT IS SO ORDERED.**

36
37 

38
39 UNITED STATES MAGISTRATE JUDGE
40 DATED: 2-12-2018

CERTIFICATE OF SERVICE

Pursuant to Fed.R.Civ.P.5(b) and Section IV of District of Nevada Electronic Filing Procedures, I certify that I am an employee of ARMSTRONG TEASDALE LLP, and that the foregoing was served:

via electronic service to the address(es) shown below:

Ramiro Morales rmorales@mfrlegal.com, chastings@mfrlegal.com,
ecelniker@mfrlegal.com, jarredondo@mfrlegal.com, lnear@mfrlegal.com

Scott S Thomas sst@paynefears.com, Ir.CourtNotices@paynefears.com,
tengstrom@paynefears.com

John H. Podesta john.podesta@wilsonelser.com,
dawn.silberstein@wilsonelser.com, dennis.rhodes@wilsonelser.com,
myume.swinford@wilsonelser.com

Andrew D. Herold dkolb@heroldsagerlaw.com

Joshua Zlotlow jzlotlow@heroldsagerlaw.com,
amannerud@heroldsagerlaw.com, jbloedel@heroldsagerlaw.com,
mhodge@heroldsagerlaw.com

Sarah J. Odia sjb@paynefears.com, aholman@paynefears.com, imendez@paynefears.com, nbabas@paynefears.com, sjo@paynefears.com

David A. Astengo dastengo@selmanlaw.com, sgaffey@selmanlaw.com

Laleaque Grad lgrad@gradlawfirm.com, administrator@gradlawfirm.com, laleaque.grad@gmail.com

Benjamin J Carman bcarman@ranallilawyers.com,
astrange@ranallilawyers.com, dhicks@ranallilawyers.com,
ranalliservice@ranallilawyers.com

via the U.S. Postal Service at Las Vegas, Nevada, in a sealed envelope, with first-class postage prepaid, on the date and to the address(es) shown below:

Date: February 7, 2018

/s/Sheila A. Darling
An employee of Armstrong Teasdale LLP